

ORIGINAL

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Attorney for Defendant

FILED IN THE
UNITED STATES DISTRICT COURT
DISTRICT OF HAWAII

FEB 14 2006

at 8 o'clock and 29 min M
SUE BEITIA, CLERK

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,)	CR. NO. 05-00070 DAE
)	
Plaintiff,)	NOTICE OF MOTION;
)	DEFENDANT'S MOTION
vs.)	TO MODIFY TERMS OF
)	BAIL; DECLARATION OF
PEARLIE LOU MOORE,	(02)	COUNSEL; CERTIFICATE
aka Pearlie Lou Langaman,)	OF SERVICE
aka Pearlie Lai Langaman,)	
)	
Defendant.)	
)	Date:
)	Time:
)	Judge: Hon. KEVIN S. C. CHANG

NOTICE OF MOTION

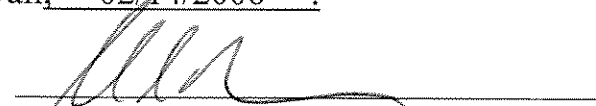
TO: EDWARD H. KUBO, JR.
United States Attorney
BEVERLY WEE SAMESHIMA
Assistant United States Attorney
Room 6100, PJKK Federal Building
300 Ala Moana Boulevard

Honolulu, Hawaii 96850

United States Pretrial Services Office
Room 7-222, PJKK Federal Building
300 Ala Moana Boulevard
Honolulu, Hawaii 96813

PLEASE TAKE NOTICE that the following motion will be heard before the Honorable KEVIN S. C. CHANG, United States Magistrate Judge, in his courtroom in the United States Courthouse, 300 Ala Moana Boulevard, Honolulu, Hawaii, on _____, February _____, 2006 at 10:30 a.m., or as soon thereafter as counsel may be heard.

DATED: Honolulu, Hawaii, 02/14/2006.



EMMANUEL G. GUERRERO
Attorney for Defendant

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,)	CR. NO. 05-00070 DAE
)	
Plaintiff,)	DEFENDANT'S MOTION TO
)	MODIFY TERMS OF BAIL
vs.)	
)	
PEARLIE LOU MOORE, (02))	
aka Pearlie Lou Langaman,)	
aka Pearlie Lai Langaman,)	
)	
Defendant.)	
)	

DEFENDANT'S MOTION TO MODIFY TERMS OF BAIL

COMES NOW Defendant, PEARLIE LOU MOORE, aka Pearlie Lou Langaman, aka, Peralie Lai Langaman, by and through his Counsel undersigned, respectfully moves this Honorable Court to modify the terms of Bail pending the disposition of this case. Defendant seeks to modify the condition of bail, whereby she was permitted to post her real property as surety in lieu of \$50,000.00. Defendant respectfully request that this Honorable Court set aside the posting of the real property as surety and for the Defendant to post the sum of \$50,000.00 in its place. In other regards, Defendant does NOT seek any modifications of any other condition of bail.

DATED: Honolulu, Hawaii, 02/14/2006.



EMMANUEL G. GUERRERO
Attorney for Defendant